DARBY & DARBY

PROFESSIONAL CORPORATION

INTELLECTUAL PROPERTY LAW

June 2, 2000

NEW YORK 805 THIRD AVENUE NEW YORK, NY 10022-7513

TEL (212) 527-7700 FAX (212) 753-6237 Reference: 7755/0D276

BERT J. LEWEN MEMBER OF THE FIRM 212-527-7775 blewen@darbylaw.com

VIA FACSIMILE - 011 44 113 243 0446 - 2 Pages

RECEIVED

Mr. Robin F. Browne Urquhart-Dykes & Lord Tower House - Merrion Way Leeds LS2 8PA, ENGLAND

JUL 2 5 2000 OFFICE OF PETITIONS

Re:

U.S. Patent Application Serial No. 08/999,752

Fiona Catherine MILLAR (NORTON HEALTHCARE LIMITED)

Your Reference RFB/SL/P98765US

Dear Robin:

I am now pleased to inform you that the Examiner has finally withdrawn the Final Rejection. You will note he indicated a further action will follow in due course.

I guess he hasn't made up his mind yet on just what he is going to do. I will advise you as soon as I have further information.

With regard to your letter of May 11, 2000, I have not yet heard from Simona Levi-Minzi.

My best regards.

Sincerely,

Bert J. Lewen

BJL/eah Enclosure

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Application No. 08/999,752

Applicant(s)

MILLAR

. Interview Summary	Examiner Thurman K. Page	Group Art Unit 1615	
All participants (applicant, applicant's representative, PT(O personnel):		
(1) Thurman K. Page			<u> </u>
(2) Bert J. Lewen	(4)		
Date of Interview Jun 1, 2000			
Type: 🛛 Telephonic 🗀 Personal (copy is given to	applicant applicant's	representative).	
Exhibit shown or demonstration conducted:	No. If yes, brief description	on:	
Agreement 🛛 was reached. 🗌 was not reached.			
Claim(s) discussed: N/A			
Identification of prior art discussed: N/A			
Applicants are advised that the Final Rejection dated Deduce course.			
(A fuller description, if necessary, and a copy of the amthe claims allowable must be attached. Also, where no is available, a summary thereof must be attached.)	copy of the amendents which	, 110010	d would render claims allowable
1. 🛛 It is not necessary for applicant to provide a seg	parate record of the substance	of the interview.	ICE TO THE
Unless the paragraph above has been checked to indicat LAST OFFICE ACTION IS NOT WAIVED AND MUST IN Section 713.04). If a response to the last Office action FROM THIS INTERVIEW DATE TO FILE A STATEMENT	has already been filed, APPLI OF THE SUBSTANCI: OF THE	CANT IS GIVEN ON INTERVIEW.	IE MONTH
 Since the Examiner's interview summary above each of the objections, rejections and requiremental claims are now allowable, this completed form Office action. Applicant is not relieved from president is also checked. 	(including any attachments) rents that may be present in the	eflects a complete e last Office action, onse requirements	of the last
Examiner Note: You must sign and stamp this form unless it is a	nn attachment to a signed Office ac	tion.	